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AVAGO TECHNOLOGIES GENERAL IP (SINGAPORE) PTE. LTD.

UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

AVAGO TECHNOLOGIES GENERAL IP
(SINGAPORE) PTE. LTD.,

Plaintiff,

v.

ASUSTEK COMPUTER, INC. AND ASUS
COMPUTER INTERNATIONAL,

Defendants.

Case No.: 3:15-cv-04525-EMC

**STIPULATED [PROPOSED]
SUPPLEMENTAL PROTECTIVE
ORDER**

WHEREAS, the Court entered a Protective Order to protect Party and Non-party confidential business information in the above-referenced action on June 16, 2015 (ECF No. 33) ("Protective Order"); and

WHEREAS, Plaintiff Avago Technologies General IP (Singapore) Pte. Ltd. ("Plaintiff"), Defendants ASUSTeK Computer Inc. and ASUS Computer International (each a "Party" or, collectively, "Parties"), and Qualcomm Incorporated ("QUALCOMM"), a non-party to this action, may produce confidential source code, schematics, and other documents in this action that include or incorporate CONFIDENTIAL INFORMATION belonging to

1 QUALCOMM (“QUALCOMM Confidential Information”); and

2 WHEREAS the Parties and Non-Party QUALCOMM have agreed to provisions in
3 addition to those contained in the Protective Order to protect against misuse or disclosure of
4 such QUALCOMM Confidential Information;

5 WHEREFORE, IT IS HEREBY ORDERED that source code, schematics, or
6 documents that incorporate QUALCOMM Confidential Information produced in connection
7 with the above-captioned matters that are designated as “QUALCOMM CONFIDENTIAL
8 BUSINESS INFORMATION – OUTSIDE ATTORNEYS’ EYES ONLY” and
9 “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE ATTORNEYS’
10 EYES ONLY – CONFIDENTIAL SOURCE CODE” shall be subject to the following
11 restrictions:

12 **A. Definitions**

13 1. “QUALCOMM MATERIAL”: Confidential information (regardless of how
14 generated, stored, or maintained) or tangible things that include or incorporate Non-Party
15 QUALCOMM Confidential Information, that Non-Party QUALCOMM (i) would not normally
16 reveal to third parties except in confidence, or has undertaken with others to maintain in
17 confidence, (ii) believes in good faith is significantly sensitive, or (iii) protected by a right to
18 privacy under federal or state law, or any other applicable privilege or right related to
19 confidentiality or privacy. QUALCOMM MATERIAL includes all information, documents,
20 source code, schematics, testimony, and things produced, served, or otherwise provided in this
21 action by any Party or by Non-Party QUALCOMM, that include or incorporate QUALCOMM
22 Confidential Information.
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1 2. “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE
2 ATTORNEYS’ EYES ONLY” material: information, documents, and things that include or
3 incorporate QUALCOMM MATERIAL.
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5 3. “Source Code”: includes human-readable programming language text that
6 defines software, firmware, (collectively, “software Source Code”) and integrated circuits
7 (“hardware Source Code”). Text files containing Source Code shall hereinafter be referred to
8 as “Source Code files.” Software Source Code files shall include, but are not limited to, files
9 containing Source Code in “C,” “C++,” BREW, Java ME, J2ME, assembler, digital signal
10 processor (DSP) programming languages, and other human readable text programming
11 languages. Software Source Code files further include “.include files,” “make” files, “link”
12 files, and other human-readable text files used in the generation and/or building of software
13 directly executed on a microprocessor, micro-controller, or DSP. Hardware Source Code files
14 include, but are not limited to, files containing Source Code in VDHL, Verilog, and other
15 Hardware Description Language (“HDL”) formats, including but not limited to, Register
16 Transfer Level (“RTL”) descriptions.
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18 4. “Chip-Level Schematics”: means symbolic representations of analog electric or
19 electronic circuits from which the physical structure of a chip is directly derived.
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21 5. “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE
22 ATTORNEYS’ EYES ONLY – CONFIDENTIAL SOURCE CODE” Material:
23 QUALCOMM MATERIAL that includes Source Code and Chip-Level Schematics that
24 constitute proprietary technical or commercially sensitive competitive information that Non-
25 Party QUALCOMM maintains as highly confidential in its business, the disclosure of which is
26 likely to cause harm to the competitive position of Non-Party QUALCOMM. This includes
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1 Source Code and Chip-Level Schematics in the Producing Party's possession, custody, or
2 control, and made available for inspection by the Producing Party.

3 6. "Designated QUALCOMM Material": material that is designated
4 "QUALCOMM CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE ATTORNEYS'
5 EYES ONLY" or "QUALCOMM CONFIDENTIAL BUSINESS INFORMATION –
6 OUTSIDE ATTORNEYS' EYES ONLY – CONFIDENTIAL SOURCE CODE" under this
7 Supplemental Protective Order.
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9 7. "Designated Source Code Material": material that is designated
10 "QUALCOMM CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE ATTORNEYS'
11 EYES ONLY – CONFIDENTIAL SOURCE CODE" under this Supplemental Protective
12 Order.
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14 8. "Personnel Retained by a Receiving Party in this Action" means any
15 consultants, experts, or outside counsel (including their support staff) that have been and
16 continue to be retained by a Receiving Party in this action. For the sake of clarity, any person
17 who was retained by a Receiving Party in this action will no longer fall under this definition if
18 that person ceases to be retained by a Receiving Party in this action.
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20 9. "Party" means any Party to the above-captioned actions, including all of its
21 officers, directors, employees, consultants, retained experts, and all support staff thereof.
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23 10. "Producing Party" means a party or non-party that discloses or produces
24 Designated QUALCOMM Material in the above-captioned actions.

25 11. "Receiving Party" a Party that receives Designated QUALCOMM Material
26 from a Producing Party in the above-captioned actions.
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1 12. “Authorized Reviewer(s)” shall mean persons authorized to review
2 “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE ATTORNEYS’
3 EYES ONLY” and “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION –
4 OUTSIDE ATTORNEYS’ EYES ONLY – CONFIDENTIAL SOURCE CODE” material in
5 accordance with this Supplemental Protective Order and the Protective Order.
6

7 13. “Counsel of Record”: (i) Outside Counsel who appears on the pleadings, or has
8 entered an appearance in this action, as counsel for a Party, and (ii) partners, principals,
9 counsel, associates, employees, and contract attorneys of such Outside Counsel to whom it is
10 reasonably necessary to disclose the information for this litigation, including supporting
11 personnel employed by the attorneys, such as paralegals, legal translators, legal secretaries,
12 legal clerks and shorthand reporters.
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14 14. “Outside Consultant”: a person with specialized knowledge or experience in a
15 matter pertinent to the litigation who has been retained by Counsel of Record to serve as an
16 expert witness or a litigation consultant in this action (including any necessary support
17 personnel of such person to whom disclosure is reasonably necessary for this litigation), and
18 who is not a current employee of a Party, of a competitor of a Party, or of Non-Party
19 QUALCOMM, and who, at the time of retention, is not anticipated to become an employee of,
20 or a non-litigation consultant of: 1) a Party, 2) a competitor of a Party, 3) a competitor of Non-
21 Party QUALCOMM, or of 4) Non-Party QUALCOMM.
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24 15. “Professional Vendors”: persons or entities that provide litigation support
25 services (e.g., photocopying; videotaping; translating; designing and preparing exhibits,
26 graphics, or demonstrations; organizing, storing, retrieving data in any form or medium; etc.)
27 and their employees and subcontractors who have been retained or directed by Counsel of
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1 Record in this action, and who are not current employees of a Party, a competitor of a Party, or
2 of Non-Party QUALCOMM, and who, at the time of retention, are not anticipated to become
3 employees of: 1) a Party, 2) a competitor of a Party, 3) a competitor of Non-Party
4 QUALCOMM, or 4) Non-Party QUALCOMM. This definition includes ESI vendors, and
5 professional jury or trial consultants retained in connection with this litigation to assist a Party,
6 Counsel of Record, or any Outside Consultant in their work. Professional vendors do not
7 include consultants who fall within the definition of Outside Consultant.
8

9 **B. Relationship to Protective Order**

10 16. This Supplemental Protective Order shall not diminish any existing restriction
11 with respect to Designated QUALCOMM Material. The Parties and QUALCOMM
12 acknowledge and agree that this Supplemental Protective Order is a supplement to the
13 Protective Order entered in this action. The Protective Order applies to all material designated
14 pursuant to this Supplemental Protective Order. To the extent that there is any confusion or
15 conflict between protective orders with respect to Designated QUALCOMM Material, then
16 this Supplemental Protective Order governs.
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19 17. In addition to the restrictions outlined in this Supplemental Protective Order,
20 material designated as “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION –
21 OUTSIDE ATTORNEYS’ EYES ONLY – CONFIDENTIAL SOURCE CODE” shall be
22 subject to obligations with respect to “RESTRICTED CONFIDENTIAL SOURCE CODE”
23 materials outlined in the Protective Order.
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25 18. In addition to the restrictions outlined in this Supplemental Protective Order,
26 material designated as “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION –
27 OUTSIDE ATTORNEYS’ EYES ONLY” shall be subject to obligations with respect to
28 “RESTRICTED -- ATTORNEYS’ EYES ONLY” material outlined in the Protective Order.

1 **C. Scope**

2 19. The protections conferred by this Supplemental Protective Order cover not only
3 Designated QUALCOMM Material (as defined above), but also any information copied or
4 extracted therefrom, as well as all copies, excerpts, summaries, or compilations thereof.
5
6 Nothing herein shall alter or change in any way the discovery provisions of the Federal Rules
7 of Civil Procedure or any applicable local rules or General Orders. Identification of any
8 individual pursuant to this Supplemental Protective Order does not make that individual
9 available for deposition, or any other form of discovery outside of the restrictions and
10 procedures of the Federal Rules of Civil Procedure or any applicable rules or General Orders.
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12 20. This Supplemental Protective Order shall not prevent a disclosure to which
13 Non-Party QUALCOMM consents in writing before that disclosure takes place.

14 21. This Supplemental Protective Order shall apply to all Designated QUALCOMM
15 Material that is produced or provided for inspection in this action, including all Designated
16 QUALCOMM Material that is in the possession, custody or control of QUALCOMM or any
17 Party in these actions, or that is otherwise relevant to these actions.
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19 **D. Access to Designated QUALCOMM Material**

20 22. Access to “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION –
21 OUTSIDE ATTORNEYS’ EYES ONLY” Material: Unless otherwise ordered by the Court or
22 permitted in writing by Non-Party QUALCOMM, a Receiving Party may disclose any
23 information, document or thing designated “QUALCOMM CONFIDENTIAL BUSINESS
24 INFORMATION – OUTSIDE ATTORNEYS’ EYES ONLY” only to:
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- 26 a. Persons who appear on the face of Designated QUALCOMM Material
27 as an author, addressee or recipient thereof, or persons who have been
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1 designated under FRCP 30(b)(6) or Rule 45 to provide testimony of
2 behalf of a Producing Party or Qualcomm regarding the same;

3 b. Counsel of Record;

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5 c. Outside Consultants of the Receiving Party to whom disclosure is
6 reasonably necessary for this litigation, and who have, after the date of
7 this Supplemental Protective Order, signed the “Acknowledgement And
8 Agreement To Be Bound By Supplemental Protective Order Governing
9 Confidential Information of Non-Party Qualcomm In This Case”
10 attached hereto as Exhibit A, and the “Certification Of Consultant Re
11 Supplemental Protective Order Governing Confidential Information of
12 Non-Party Qualcomm In This Case,” attached hereto as Exhibit B;

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14 d. Any designated arbitrator or mediator who is assigned to hear this
15 matter, or who has been selected by the Parties, and his or her staff; who
16 have, after the date of this Supplemental Protective Order, signed the
17 “Acknowledgement And Agreement To Be Bound By Supplemental
18 Protective Order Governing Confidential Information of Non-Party
19 Qualcomm In This Case” attached hereto as Exhibit A, and the
20 “Certification Of Consultant Re Supplemental Protective Order
21 Governing Confidential Information of Non-Party Qualcomm In This
22 Case,” attached hereto as Exhibit B, as well as any arbitrator’s or
23 mediator’s staff who have also signed Exhibits A and B;

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25 e. Court reporters and videographers employed in connection with this
26 action; and
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1 f. Professional Vendors to whom disclosure is reasonably necessary for
2 this action, and a representative of which has signed the
3 “Acknowledgement And Agreement To Be Bound By Supplemental
4 Protective Order Governing Confidential Information of Non-Party
5 Qualcomm In This Case” attached hereto as Exhibit A, subject to the
6 following exception: Designated QUALCOMM Material shall not be
7 disclosed to mock jurors without Non-Party QUALCOMM’s express
8 written consent;
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10 g. The Court and its personnel, including the jury.
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12 23. Access to “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION –
13 OUTSIDE ATTORNEYS’ EYES ONLY – CONFIDENTIAL SOURCE CODE” Material:
14 Unless otherwise ordered by the Court or permitted in writing by Non-Party QUALCOMM, a
15 Receiving Party may disclose any information, document, or thing designated “QUALCOMM
16 CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE ATTORNEYS’ EYES ONLY –
17 CONFIDENTIAL SOURCE CODE” only to:
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- 19 a. Persons who appear on the face of Designated QUALCOMM Material
20 as an author, addressee or recipient thereof, or persons who have been
21 designated under FRCP 30(b)(6) to provide testimony of behalf of a
22 Producing Party or Qualcomm regarding the same;
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24 b. Counsel of Record;
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26 c. Outside Consultants of the Receiving Party to whom disclosure is
27 reasonably necessary for this litigation, and who have, after the date of
28 this Supplemental Protective Order, signed the “Acknowledgement And

1 Agreement To Be Bound By Supplemental Protective Order Governing
2 Confidential Information of Non-Party Qualcomm In This Case”
3 attached hereto as Exhibit A, and the “Certification Of Consultant Re
4 Supplemental Protective Order Governing Confidential Information of
5 Non-Party Qualcomm In This Case,” attached hereto as Exhibit B;

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7 d. Any designated arbitrator or mediator who is assigned to hear this
8 matter, or who has been selected by the Parties, and his or her staff; who
9 have, after the date of this Supplemental Protective Order, signed the
10 “Acknowledgement And Agreement To Be Bound By Supplemental
11 Protective Order Governing Confidential Information of Non-Party
12 Qualcomm In This Case” attached hereto as Exhibit A, and the
13 “Certification Of Consultant Re Supplemental Protective Order
14 Governing Confidential Information of Non-Party Qualcomm In This
15 Case,” attached hereto as Exhibit B, as well as any arbitrator’s or
16 mediator’s staff who have also signed Exhibits A and B, provided,
17 however, that before such disclosure, QUALCOMM is provided notice
18 including: (a) the individual’s name and business title; (b) business
19 address; (c) business or professions; and (d) the individual’s CV.
20 QUALCOMM shall have five (5) business days from receipt of the
21 notice to object in writing to such disclosure (plus three (3) extra days if
22 notice is given other than by hand delivery, e-mail delivery or facsimile
23 transmission). After the expiration of the 5 business days (plus 3 days, if
24 appropriate) period, if no objection has been asserted, then
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1 “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION –
2 OUTSIDE ATTORNEYS’ EYES ONLY – CONFIDENTIAL SOURCE
3 CODE” materials may be disclosed pursuant to the terms of this
4 Supplemental Protective Order;

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6 e. Court reporters and videographers employed in connection with this
7 action, subject to the provisions provided in subparagraph 33(g) herein;

8 f. Professional Vendors to whom disclosure is reasonably necessary for
9 this action, and a representative of which has signed the
10 “Acknowledgement And Agreement To Be Bound By Supplemental
11 Protective Order Governing Confidential Information of Non-Party
12 Qualcomm In This Case” attached hereto as Exhibit A, subject to the
13 following exception: Designated QUALCOMM Material shall not be
14 disclosed to mock jurors without Non-Party QUALCOMM’s express
15 written consent; and
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18 g. The Court and its personnel, including the jury.

19 24. Notwithstanding the Protective Order, unless otherwise ordered or agreed in
20 writing by Non-Party QUALCOMM, Designated QUALCOMM Material may not be disclosed
21 to employees of a Receiving Party, including its in-house attorneys and support staff.
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23 25. Notwithstanding the Protective Order, unless otherwise ordered or agreed in
24 writing by Non-Party QUALCOMM, Designated QUALCOMM Material may not be disclosed
25 to mock jurors.

26 26. [Section left intentionally blank]
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1 27. The Parties acknowledge that Designated QUALCOMM Material also may be
2 subject to the US government export control and economic sanctions laws, including the
3 Export Administration Regulations (“EAR”, 15 CFR 730 et seq., <http://www.bis.doc.gov/>)
4 administered by the Department of Commerce, Bureau of Industry and Security, and the
5 Foreign Asset Control Regulations (31 CFR 500 et seq.,
6 <http://www.treas.gov/offices/enforcement/ofac/>) administered by the Department of Treasury,
7 Office of Foreign Assets Control (“OFAC”). Receiving Parties may not directly or indirectly
8 export, re-export, transfer or release (collectively, “Export”) any Designated QUALCOMM
9 Material to any destination, person, entity or end use prohibited or restricted under US law
10 without prior US government authorization to the extent required by regulation. The US
11 government maintains embargoes and sanctions against the countries listed in Country Groups
12 E:1/2 of the EAR (Supplement 1 to part 740), currently Cuba, Iran, Libya, North Korea, North
13 Sudan and Syria but any amendments to these lists shall apply.

14 28. Receiving Party may host “QUALCOMM CONFIDENTIAL BUSINESS
15 INFORMATION – OUTSIDE ATTORNEYS’ EYES ONLY” Material only on either 1) any
16 system inside the firewall of a law firm representing the Receiving Party, or 2) inside the
17 system of a professional ESI Vendor retained by Counsel of Record of the Receiving Party.
18 “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE ATTORNEYS’
19 EYES ONLY” Material also cannot be sent or transmitted to any person, location, or vendor
20 outside of the United States except to Counsel of Record and Outside Consultants designated
21 pursuant to subparagraphs 22(c) and 23(c) above. To the extent that any “QUALCOMM
22 CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE ATTORNEYS’ EYES ONLY”
23 Material is transmitted from or to authorized recipients outside of the Receiving Party’s
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1 Outside Counsel's offices, or outside of the ESI Vendor's system, the transmission shall be by
2 hand (and encrypted if in electronic format), by a secure transport carrier (e.g., Federal
3 Express), or by secure electronic means, such as email using an encrypted password protected
4 container (other than Trucrypt), or download via secure FTP. "QUALCOMM
5 CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE ATTORNEYS' EYES ONLY –
6 CONFIDENTIAL SOURCE CODE" may not be transmitted by electronic means; however,
7 this should not be understood prohibit the electronic transmittal of testifying experts' expert
8 reports or drafts, court filings, and trial demonstratives, thereof that may refer to
9 QUALCOMM CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE ATTORNEYS'
10 EYES ONLY – CONFIDENTIAL SOURCE CODE, subject to the limitations set forth in
11 Section 33(g) herein, and as long as such electronic transmittal is by secure electronic means,
12 such as email using an encrypted password protected container (other than Trucrypt), or
13 download via secure FTP. Court filings containing QUALCOMM CONFIDENTIAL
14 BUSINESS INFORMATION – OUTSIDE ATTORNEYS' EYES ONLY and QUALCOMM
15 CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE ATTORNEYS' EYES ONLY –
16 CONFIDENTIAL SOURCE CODE may be submitted via the Court's ECF filing system
17 subject to the limitations set forth in Section 33(g) herein.

21 29. Each person to whom Designated QUALCOMM Material may be disclosed,
22 and who is required to sign the "Acknowledgement And Agreement To Be Bound By
23 Supplemental Protective Order Governing Confidential Information of Non-Party Qualcomm
24 In This Case" attached hereto as Exhibit A and, if applicable, the "Certification Of Consultant
25 Re Supplemental Protective Order Governing Confidential Information of Non-Party
26 Qualcomm In This Case," attached hereto as Exhibit B, shall do so, prior to the time such
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1 Designated QUALCOMM Material is disclosed to him or her. Counsel for the Receiving Party
2 who makes any disclosure of Designated QUALCOMM Material shall retain each original
3 executed certificate and, upon written request, shall provide copies to counsel for Non-Party
4 QUALCOMM at the termination of this action.
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6 30. Absent written permission from Non-Party QUALCOMM, persons not
7 permitted access to Designated QUALCOMM Material under the terms of this Supplemental
8 Protective Order shall not be present at depositions while Designated QUALCOMM Material
9 is discussed or otherwise disclosed. Pre-trial and trial proceedings shall be conducted in a
10 manner, subject to the supervision of the Court, to protect Designated QUALCOMM Material
11 from disclosure to persons not authorized to have access to such Designated QUALCOMM
12 Material. Any Party intending to disclose or discuss Designated QUALCOMM Material at
13 pretrial or trial proceedings must give advance notice to the Producing Party to assure the
14 implementation of the terms of this Supplemental Protective Order.
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16 **E. Access By Outside Consultants**
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18 31. **Notice.** If a Receiving Party wishes to disclose Designated QUALCOMM
19 Material to any Outside Consultant, Receiving Party must, prior to the Outside Consultant
20 being granted access to any Designated QUALCOMM Material, provide notice to counsel for
21 Non-Party QUALCOMM, which notice shall include: (a) the individual's name and business
22 title; (b) business address; (c) business or profession; (d) the individual's CV; (e) any previous
23 or current relationship (personal or professional) with Non-Party QUALCOMM or any of the
24 Parties to this action; (f) a list of other cases in which the individual has testified (at trial or
25 deposition) within the last six years; (g) a list of all companies with which the individual has
26 consulted or by which the individual has been employed within the last four years, the dates of
27 the consultancy or employment, a brief description of the subject matter of the consultancy or
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1 employment, and copies of the “Acknowledgement and Agreement To Be Bound By
2 Supplemental Protective Order Governing Confidential Information of Non-Party Qualcomm
3 In This Case,” attached as Exhibit A, and the “Certification Of Consultant Re Supplemental
4 Protective Order Governing Confidential Information of Non-Party Qualcomm In This Case,”
5 attached hereto as Exhibit B, that have both been signed by that Outside Consultant.
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7 **32. Objections.** With respect to Outside Consultants that have not been previously
8 disclosed to Non-Party QUALCOMM, Non-Party QUALCOMM shall have five (5) business
9 days, starting from the first business day following the date upon which Receiving Party
10 provides the notice and all information required by paragraph 31 to the Producing Party, to
11 object for good cause in writing to such disclosure (plus three (3) extra days if notice is given
12 in any manner other than by hand delivery, e-mail delivery or facsimile transmission). After
13 the expiration of the 5 business days (plus 3-days, if appropriate) period, if no objection for
14 good cause has been asserted by Non-Party QUALCOMM, then Designated QUALCOMM
15 Material may be disclosed to the Outside Consultant pursuant to the terms of this Supplemental
16 Protective Order. Any objection by Non-Party QUALCOMM must be made for good cause,
17 and must set forth in detail the grounds on which it is based. Should Receiving Party disagree
18 with the basis for the objection(s), Receiving Party must first attempt to resolve the
19 objection(s) informally with Non-Party QUALCOMM. If the informal efforts do not resolve
20 the dispute within five (5) business days from the date upon which Receiving Party was first
21 notified of any objection for good cause by Non-Party QUALCOMM, Receiving Party may
22 file a motion requesting that the objection(s) be quashed after that five (5) day period has
23 passed. Non-Party Qualcomm shall have the burden of proof by a preponderance of the
24 evidence on the issue of the sufficiency of the objection(s). Pending a ruling by the Court upon
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any such objection(s), or the subsequent resolution of the objection for good cause by Receiving Party and Non-Party QUALCOMM, the discovery material shall not be disclosed to the person objected to by Non-Party QUALCOMM.

F. Production of QUALCOMM CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE ATTORNEYS’ EYES ONLY – CONFIDENTIAL SOURCE CODE Material

33. Non-Party QUALCOMM’s Source Code and Chip-Level Schematics:

a. To the extent that a Producing Party makes Non-Party QUALCOMM’s Source Code or Chip-Level Schematics available for inspection:

(i) The Producing Party shall make all relevant and properly requested Non-Party QUALCOMM Source Code available electronically and in text searchable form (1) if produced by Non-Party QUALCOMM, in a separate room at a secure facility selected by Non-Party QUALCOMM or (2) if produced by Defendants, at the offices of Counsel of Record for the producing Defendants or at such a secure facility approved by QUALCOMM. The Producing Party shall make the Source Code available for inspection on two or more stand-alone, non-networked personal computers running a reasonably current version of the Microsoft Windows operating system (“Source Code Computers”).

Alternatively, solely at the option of the Producing Party, the Producing Party may make such source code available on a Source Code Computer that is networked, in a configuration deemed secure by Non-Party QUALCOMM. The Source Code Computers shall be configured to permit review of the Source Code through a password-protected account having read-only access. To facilitate review of the Source Code at the

1 secure facility, the Receiving Party may use appropriate tool software on
2 the Source Code Computers, which shall be installed by the Producing
3 Party, including at least one text editor like Visual Slick Edit that is
4 capable of printing out Source Code with page and/or line numbers, a
5 source code comparison tool like Araxis Merge, and at least one multi-
6 text file text search tool such as “grep.” Should it be necessary, other
7 mutually agreed upon tools may be used. Licensed copies of other
8 mutually agreed upon tool software shall be installed on the Source
9 Code Computers by the Producing Party and paid for by the Receiving
10 Party.
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13 (ii) The Producing Party shall make all relevant and properly requested
14 Chip-Level Schematics available for inspection electronically on the
15 Source Code Computers in a secure room at a secure facility selected by
16 Non-Party QUALCOMM. The Producing Party shall ensure that the
17 Source Code Computers include software sufficient to allow a user to
18 view such electronic Chip-Level Schematics.
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- 20 b. The Producing Party shall provide access to the Source Code Computers
21 during the normal operating hours of the secure facility.
22
23 c. The Source Code Computers shall be equipped to allow printing of the
24 Source Code and Chip-Level Schematics made available for inspection
25 by the Producing Party. Copies of Source Code and Chip-Level
26 Schematics shall only be made on watermarked pre-Bates numbered
27 paper, which shall be provided by the Producing Party. Under no
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1 circumstances are original printouts of the Source Code or Chip-Level
2 Schematics to be made except for directly onto the watermarked and
3 numbered sides of the paper provided by the Producing Party.
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5 Additionally, the Receiving Party may not print any continuous block of
6 source code that results in more than 50 consecutive printed pages,
7 except that Authorized Reviewer(s) may request the printing of a
8 continuous block of more than 50 pages, which request shall not be
9 unreasonably denied by the Producing Party. Counsel for the Producing
10 Party will keep the original printouts, and shall provide copies of such
11 original printouts to counsel for the Receiving Party within four (4)
12 business days of (1) any request by the Receiving Party, or (2) otherwise
13 being notified that such original printouts have been made or designated.
14 Counsel of Record for the Receiving Party may request up to 10 copies
15 of each original printout of Source Code or Chip-Level Schematics. No
16 more than 10% or 500 pages of the total Source Code (not including
17 copies of original printouts) whichever is greater, for any software
18 release (or in the case of hardware Source Code, for any hardware
19 product), no more than 500 pages of Chip-Level Schematics, and no
20 continuous blocks of Source Code or Chip-Level Schematics that exceed
21 50 pages, may be in printed form at any one time, without the express
22 written consent of Non-Party QUALCOMM, which shall not be
23 unreasonably denied. All printed Source Code and Chip-Level
24 Schematics shall be logged by Receiving Party's Counsel of Record
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1 and/or other Personnel Retained by a Receiving Party in this action as
2 noted in subparagraph 33 (i) below. No additional electronic copies of
3 the Source Code or Chip-Level Schematics shall be provided by the
4 Producing Party. Hard copies of the Source Code or Chip-Level
5 Schematics also may not be converted into an electronic document, and
6 may not be scanned using optical character recognition (“OCR”)
7 technology, except as needed for inclusion in pleadings, exhibits,
8 demonstratives, expert reports, discovery documents, or other Court
9 documents filed with the Court, and drafts thereof, as provided in
10 Section 33(g). Only printouts of Source Code and Chip-Level
11 Schematics may be made, and such printouts must include (1) directory
12 path information and filenames from which the Source Code and Chip-
13 Level Schematics came and (2) line numbers. The Producing Party may
14 refuse to provide copies of Source Code and Chip-Level Schematics
15 printouts that fail to comply with this section.

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19 d. Authorized Reviewer(s) in this action shall not print Source Code or
20 Chip-Level Schematics which have not been reviewed on the Source
21 Code Computers, or in order to review the Source Code or Chip-Level
22 Schematics elsewhere in the first instance, i.e., as an alternative to
23 reviewing that Source Code or Chip-Level Schematics electronically on
24 the Source Code Computers, as the Parties and QUALCOMM
25 acknowledge and agree that the purpose of the protections herein would
26 be frustrated by such actions.
27
28

- 1 e. Authorized Reviewer(s) are prohibited from bringing outside electronic
2 devices, including but not limited to laptops, floppy drives, zip drives, or
3 other hardware into the secure room. Nor shall any cellular telephones,
4 personal digital assistants (PDAs), Blackberries, cameras, voice
5 recorders, Dictaphones, external or portable telephone jacks or other
6 outside electronic devices be permitted inside the secure room, except
7 for medical devices, implants, or equipment reasonably necessary for
8 any legitimate medical reason.
- 9
10 f. If any Authorized Reviewer(s) reviewing Non-Party QUALCOMM's
11 Source Code or Chip-Level Schematics seeks to take notes, all such
12 notes will be taken on bound (spiral or other type of permanently bound)
13 notebooks or legal pads. No loose paper or other paper that can be used
14 in a printer may be brought into the secure room.
- 15
16 g. A Receiving Party may make copies of excerpts of no more than 5 lines
17 of Designated Source Code Material for the sole purpose of providing
18 these excerpts in a pleading, exhibit, demonstrative, expert report,
19 discovery document, or other Court document filed with the Court under
20 seal in accordance with the Court's rules, procedures and orders (or
21 drafts thereof) and should designate each such document QUALCOMM
22 CONFIDENTIAL BUSINESS INFORMATION -OUTSIDE
23 ATTORNEYS' EYES ONLY – CONFIDENTIAL SOURCE CODE,
24 except that the Receiving Party may request to make copies of excerpts
25 of more than 5 lines of Designated Source Code Material for such
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1 purpose, which request shall not be unreasonably denied by the
2 Producing Party. Except as approved by the Producing Party, longer
3 excerpts shall not be copied for use in court documents but shall be
4 referred to by citation to production page numbers and lines. A
5 Receiving Party shall provide notice to Producing Party or its counsel
6 for each occasion on which it submits portions of Designated Source
7 Code Material in a pleading or other Court document. In the event
8 copies of Source Code or Chip-Level Schematics printouts are used as
9 exhibits in a deposition, the printouts shall not be provided to the court
10 reporter, and the further copies of the original Source Code or Chip-
11 Level Schematics printouts made for the deposition or trial shall be
12 destroyed at the conclusion of the deposition or trial.

15 h. In addition to other reasonable steps to maintain the security and
16 confidentiality of Non-Party QUALCOMM's Source Code and Chip-
17 Level Schematics, printed copies of the Designated Source Code
18 Material maintained by the Receiving Party must be kept in a locked
19 storage container when not being actively reviewed or otherwise being
20 transferred as permitted by the Protective Order and/or this
21 Supplemental Protective Order.

24 i. The Receiving Party's Counsel of Record shall keep log(s) recording the
25 identity of each individual beyond Counsel of Record to whom each
26 hard copy of each Producing Party's QUALCOMM Source Code or
27 Chip-Level Schematics is provided and when it was provided to that
28

1 person in the first instance, and within thirty (30) days after the issuance
 2 of a final, non-appealable decision resolving all issues in this action, the
 3 Receiving Party must serve upon Non-Party QUALCOMM the log. In
 4 addition, any Outside Consultants of the Receiving Party to whom the
 5 paper copies of the QUALCOMM Source Code or Chip-Level
 6 Schematics were provided must certify in writing that all copies of the
 7 QUALCOMM Source Code or Chip-Level Schematics were destroyed
 8 or returned to the counsel who provided them the information and that
 9 they will make no use of the Source Code or Chip-Level Schematics, or
 10 of any knowledge gained from the source code in any future endeavor.
 11

12
 13 **G. Procedure for Designating Materials**

14 34. Subject to the limitations set forth in the Protective Order and in this
 15 Supplemental Protective Order, any Party or Non-Party QUALCOMM may: designate as
 16 “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE ATTORNEYS’
 17 EYES ONLY” or information that it believes, in good faith, meets the definition set forth in
 18 paragraph 2 above; and designate as “QUALCOMM CONFIDENTIAL BUSINESS
 19 INFORMATION – OUTSIDE ATTORNEYS’ EYES ONLY – CONFIDENTIAL SOURCE
 20 CODE” information that it believes, in good faith, meets the definition set forth in paragraph 5
 21 above.
 22

23 35. Except as provided above in paragraph 33 with respect to “QUALCOMM
 24 CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE ATTORNEYS’ EYES ONLY –
 25 CONFIDENTIAL SOURCE CODE” Material, any material, including (including physical
 26 objects) made available by Non-Party QUALCOMM for initial inspection by counsel for the
 27 Receiving Party prior to producing copies of selected items shall initially be considered, as a
 28 STIPULATED [PROPOSED] SUPPLEMENTAL PROTECTIVE ORDER - CASE NO.: 3:15-
 CV-04525-EMC - 22

1 whole, to constitute “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION –
 2 OUTSIDE ATTORNEYS’ EYES ONLY” information, and shall be subject to this Order.
 3 Thereafter, Non-Party QUALCOMM shall have seven (7) calendar days from the inspection to
 4 review and designate the appropriate documents as “QUALCOMM CONFIDENTIAL
 5 BUSINESS INFORMATION – OUTSIDE ATTORNEYS’ EYES ONLY” prior to furnishing
 6 copies to the Receiving Party.
 7

8 36. Designation in conformity with the Protective Order and this Supplemental
 9 Protective Order shall be made as follows:
 10

- 11 a. For information in documentary (including “electronically stored
 12 information”) form (apart from transcripts of depositions or other
 13 pretrial or trial proceedings): the Designating Party shall affix the
 14 legend “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION
 15 – OUTSIDE ATTORNEYS’ EYES ONLY” or “QUALCOMM
 16 CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE
 17 ATTORNEYS’ EYES ONLY – CONFIDENTIAL SOURCE CODE”
 18 conspicuously on each page that contains Designated QUALCOMM
 19 Material.
 20

21 A party or non-party that makes original documents or materials
 22 available for inspection need not designate them for protection until after
 23 the Receiving Party has indicated which material it would like copied or
 24 produced. Before and during the inspection, all material made available
 25 for inspection shall be deemed “QUALCOMM CONFIDENTIAL
 26 BUSINESS INFORMATION – OUTSIDE ATTORNEYS’ EYES
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1 ONLY.” After the Receiving Party has identified the documents it
2 wants copied and produced, the Producing Party must determine which
3 documents, or portions thereof, qualify for protection under this Order
4 and, before producing the specified documents, the Producing Party
5 must affix the appropriate legend to each page that contains Designated
6 QUALCOMM Material.
7

- 8 b. For Testimony Given in Deposition: For deposition transcripts, the
9 Designating Party shall specify any portions of the testimony that it has
10 good cause to designate, by line and page number, no later than 20
11 business days after the final transcript of the deposition has been
12 received. The Party or Non-Party having good cause may identify the
13 entirety of the transcript as “QUALCOMM CONFIDENTIAL
14 BUSINESS INFORMATION – OUTSIDE ATTORNEYS’ EYES
15 ONLY” or “QUALCOMM CONFIDENTIAL BUSINESS
16 INFORMATION – OUTSIDE ATTORNEYS’ EYES ONLY –
17 CONFIDENTIAL SOURCE CODE,” but all deposition transcripts not
18 designated during the deposition will nonetheless be treated as
19 “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION –
20 OUTSIDE ATTORNEYS’ EYES ONLY” or “QUALCOMM
21 CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE
22 ATTORNEYS’ EYES ONLY – CONFIDENTIAL SOURCE CODE,”
23 until the time within which it may be appropriately designated as
24 provided for herein has passed. Any Designated QUALCOMM
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1 Material that is used in the taking of a deposition shall remain subject to
2 the provisions of this Supplemental Protective Order and the Protective
3 Order in these actions, along with the transcript pages of the deposition
4 testimony dealing with such Designated QUALCOMM Material. In
5 such cases the court reporter shall be informed of this Supplemental
6 Protective Order and shall be required to operate in a manner consistent
7 with this Supplemental Protective Order. The court reporter must affix
8 to the top of each transcript page containing Designated QUALCOMM
9 Material the legend “QUALCOMM CONFIDENTIAL BUSINESS
10 INFORMATION – OUTSIDE ATTORNEYS’ EYES ONLY” and/or
11 “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION –
12 OUTSIDE ATTORNEYS’ EYES ONLY – CONFIDENTIAL SOURCE
13 CODE.” An encrypted, password protected copy of deposition
14 transcripts containing Designated Qualcomm Material made pursuant to
15 this paragraph may be hosted electronically by the Receiving Party on
16 any system inside the firewall of a law firm representing the Receiving
17 Party, however, all other restrictions in this Supplemental Protective
18 Order pertaining to Designated Source Code Material apply. In the
19 event the deposition is videotaped, the original and all copies of the
20 videotape shall be marked by the video technician to indicate that the
21 contents of the videotape are subject to this Supplemental Protective
22 Order and the Protective Order, substantially along the lines of “This
23 videotape contains confidential or outside counsel eyes only confidential
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testimony used in this case and is not to be viewed or the contents thereof to be displayed or revealed except pursuant to the terms of the operative protective orders in this matter or pursuant to written stipulation of the parties.” Counsel for any Designating Party shall have the right to exclude from oral depositions, other than the deponent, deponent’s counsel, and the reporter and videographer (if any), any person who is not authorized by the Protective Orders in this action to receive or access Protected Material based on the designation of such Protected Material.

- c. For information produced in some form other than documentary, and for any other tangible items, the Designating Party shall affix, in a prominent place on the exterior of the medium, container or containers in which the information or item is stored, the appropriate legend.
- d. The provisions of subparagraphs 36(a-c) do not apply to documents produced in native format. For documents produced in native format, the parties shall provide written notice to the Receiving Party of any confidentiality designations at the time of production.

H. Use of Designated QUALCOMM Material

37. Use of Designated QUALCOMM Material By Receiving Party: Unless otherwise ordered by the Court, or agreed to in writing by Non-Party QUALCOMM, all Designated QUALCOMM Material, and all information derived therefrom, shall be used by the Receiving Party only for purposes of this action, and shall not be used in any other way, or for any other purpose, including the acquisition, preparation or prosecution before the Patent office of any patent, patent application, for drafting or revising patent claims, or in connection

1 with patent licensing or product development work directly or indirectly intended for
2 commercial purposes related to the particular technologies or information disclosed in the
3 Designated QUALCOMM Material. Information contained or reflected in Designated
4 QUALCOMM Material shall not be disclosed in conversations, presentations by parties or
5 counsel, in court or in other settings that might reveal Designated QUALCOMM Material,
6 except in accordance with the terms of the Protective Order or this Supplemental Protective
7 Order.
8

9 38. Use of Designated QUALCOMM Material by Non-Party QUALCOMM:

10 Nothing in this Supplemental Protective Order shall limit Non-Party QUALCOMM's use of its
11 own documents and information, nor shall it prevent Non-Party QUALCOMM from disclosing
12 its own confidential information, documents or things to any person. Such disclosure shall not
13 affect any designations made pursuant to the terms of this Supplemental Protective Order, so
14 long as the disclosure is made in a manner that is reasonably calculated to maintain the
15 confidentiality of the information.
16

17 39. Use of Designated QUALCOMM Material at Deposition: Non-Party

18 QUALCOMM shall, on request prior to the deposition, make a searchable electronic copy of
19 the QUALCOMM Source Code available on a stand-alone computer connected to a printer
20 during depositions of QUALCOMM personnel otherwise permitted access to such Source
21 Code. To the extent required, the party conducting the deposition may print additional pages
22 of Source Code printouts to be marked as exhibits at such depositions consistent with other
23 provisions and limitations of the Protective Order and this Supplemental Protective Order.
24

25 Except as may be otherwise ordered by the Court, any person may be examined as a witness at
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1 depositions and trial, and may testify concerning all Designated QUALCOMM Material of
2 which such person has prior knowledge.

3 40. Use of Designated QUALCOMM Material at Hearing or Trial: The parties will
4 give Non-Party QUALCOMM prior notice of any intended use of the Designated
5 QUALCOMM Material at any hearing or trial in this case. Said notice shall (1) be served by
6 facsimile or email on counsel for Non-Party QUALCOMM at least five (5) business days prior
7 to the hearing or first day of trial, (2) identify the Designated QUALCOMM Material with
8 specificity and shall (3) identify the measures the party intends to rely upon to protect the
9 Designated QUALCOMM Material when used at any hearing or trial consistent with this
10 Supplemental Protective Order. This section shall not limit in any way the use of Designated
11 QUALCOMM Material during the cross-examination of any witness otherwise permitted
12 access to such Designated QUALCOMM Material, as long as the parties take all necessary
13 steps to protect and maintain the confidentiality of any such Designated QUALCOMM
14 Material.
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18 **I. Prosecution and Development Bar**

19 41. Unless otherwise permitted in writing between Producing Party and Receiving
20 Party, any individual who personally receives, other than on behalf of Producing Party, any
21 material designated “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION –
22 OUTSIDE ATTORNEYS’ EYES ONLY” or “QUALCOMM CONFIDENTIAL BUSINESS
23 INFORMATION – OUTSIDE ATTORNEYS’ EYES ONLY – CONFIDENTIAL SOURCE
24 CODE” shall not participate in amending or drafting patent specifications or claims before a
25 Patent Office of any patent or patent application related to the confidential information
26 disclosed in the Designated QUALCOMM Material, from the time of receipt of such material
27 through the date the individual person(s) cease to have access to materials designated
28

1 “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE ATTORNEYS’
2 EYES ONLY” or “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION –
3 OUTSIDE ATTORNEYS’ EYES ONLY – CONFIDENTIAL SOURCE CODE,” as well as
4 any materials that contain or disclose Designated QUALCOMM Material. This provision shall
5 not apply to post-grant proceedings, including without limitation reexamination, covered
6 business method (CBM), inter partes review (IPR), post grant review (PGR) or opposition
7 proceedings.
8

9 42. Unless otherwise permitted in writing between Non-Party QUALCOMM and
10 Receiving Party, any Outside Consultant retained on behalf of Receiving Party who is to be
11 given access to Non-Party QUALCOMM’s documents, Source Code, or Chip-Level
12 Schematics designated as “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION –
13 OUTSIDE ATTORNEYS’ EYES ONLY” or “QUALCOMM – CONFIDENTIAL BUSINESS
14 INFORMATION OUTSIDE ATTORNEYS’ EYES ONLY – CONFIDENTIAL SOURCE
15 CODE” must agree in writing, using the form in Exhibit B, not to perform hardware or
16 software development work or product development work directly or indirectly intended for
17 commercial purposes related to the information disclosed in the Designated QUALCOMM
18 Material, which is not publicly known, from the time of first receipt of such material through
19 the date the expert consultant ceases to have access to any material designated “QUALCOMM
20 CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE ATTORNEYS’ EYES ONLY”
21 or “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE
22 ATTORNEYS’ EYES ONLY – CONFIDENTIAL SOURCE CODE,” as well as any materials
23 that contain or disclose Designated QUALCOMM Material.
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J. Designated QUALCOMM Material Subpoenaed or Ordered Produced In Other Litigation

43. If a Receiving Party is served with a subpoena or a court order that would compel disclosure of any information, documents or things designated in this action as “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE ATTORNEYS’ EYES ONLY” or “QUALCOMM CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE ATTORNEYS’ EYES ONLY – CONFIDENTIAL SOURCE CODE,” Receiving Party must notify the Producing Party and Non-Party QUALCOMM of such information, documents or things, in writing (by fax and email) promptly, and in no event more than ten (10) calendar days after receiving the subpoena or order. Such notification must include a copy of the subpoena or order. Receiving Party also must immediately inform, in writing, the party who caused the subpoena or order to issue that some or all of the material covered by the subpoena or order is subject to this Supplemental Protective Order and the Protective Order. In addition, the Receiving Party must provide a copy of this Supplemental Protective Order and the Protective Order promptly to the party in the other action that caused the subpoena or order to issue. The purpose of imposing these duties is to alert the interested parties to the existence of this Supplemental Protective Order and the Protective Order, and to afford the Party whose Designated QUALCOMM Material in this case, is at issue in the other case, an opportunity to try to protect its confidentiality interests in the court from which the subpoena or order issued. Producing Party shall bear the burdens and the expenses of seeking protection in that court of its Designated QUALCOMM Material. Nothing in these provisions should be construed as authorizing or encouraging any Receiving Party in this action to disobey a lawful directive from another court.

K. Unauthorized Disclosure Of Designated QUALCOMM Material

44. If a Receiving Party learns that, by inadvertence or otherwise, it has disclosed Designated QUALCOMM Material to any person or in any circumstance not authorized under this Order, the Receiving Party must immediately (a) notify in writing Producing Party and Non-Party QUALCOMM of the unauthorized disclosures, (b) use its best efforts to retrieve all copies of the Designated QUALCOMM Material, (c) inform the person or persons to whom unauthorized disclosures were made of all the terms of this Order, and (d) request such person or persons to execute the “Acknowledgment and Agreement to Be Bound By Supplemental Protective Order Governing Confidential Information of Non-Party Qualcomm In This Case” that is attached hereto as Exhibit A. Nothing in these provisions should be construed as limiting any Producing Party’s rights to seek remedies for a violation of this Supplemental Protective Order.

L. Duration

45. Even after the termination of this action, the confidentiality obligations imposed by this Supplemental Protective Order shall remain in effect following the termination of this action, or until Non-Party QUALCOMM agrees otherwise in writing or a court order otherwise directs.

M. Final Disposition

46. Unless otherwise ordered or agreed in writing by Producing Party, within sixty (60) days of the termination of all of this action, whether through settlement or final judgment (including any and all appeals therefrom), each Receiving Party, including Outside Counsel for each Receiving Party, will destroy all Designated QUALCOMM Material produced by Non-Party QUALCOMM or any other Party in this action and will destroy or redact any such Designated QUALCOMM Material included in work product, pleadings, motion papers, legal

memoranda, correspondence, trial transcripts and trial exhibits admitted into evidence (“derivations”) and all copies thereof, with the exception of copies stored on back-up tapes or other disaster recovery media. Within sixty (60) days of the date of settlement or final judgment, each Receiving Party shall serve Non-Party QUALCOMM with a certification stating that it, including its Outside Counsel, has complied with its obligations under this paragraph. With respect to any copy of Designated QUALCOMM Material or derivation thereof that remains on back-up tapes and other disaster storage media of an Authorized Reviewer(s), neither the Authorized Reviewer(s) nor its consultants, experts, counsel or other party acting on its behalf shall make copies of any such information available to any person for any purpose other than backup or disaster recovery unless compelled by law and, in that event, only after thirty (30) days prior notice to Producing Party or such shorter period as required by court order, subpoena, or applicable law.

Dated: March 28, 2016

/s/ Daniel S. Young

Daniel S. Young
Swanson & Bratschun LLC
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Littleton, CO 80120
Tel: 303-268-0066
Fax: 303-268-0065
Email: dyoung@sbiplaw.com

*Counsel for Plaintiff Avago Technologies
General IP (Singapore) Pte. Ltd.*

IT IS SO ORDERED

DATED: March 29, 2016

/s/ Michael J. Newton (with permission)

Michael J. Newton
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*Counsel for Defendants ASUSTeK Computer,
Inc. and ASUS Computer International*

UNITED STATES

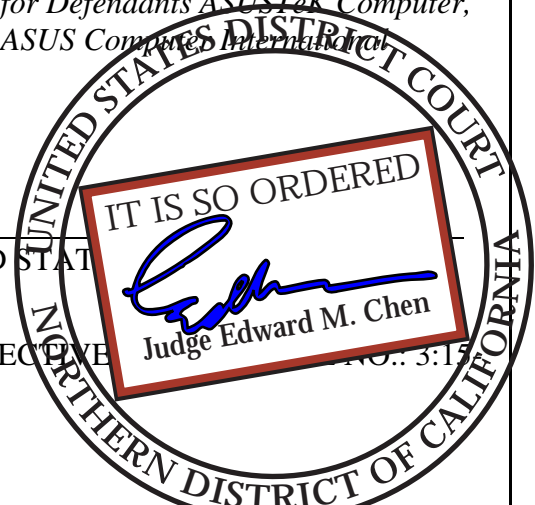


EXHIBIT A

**ACKNOWLEDGMENT AND AGREEMENT TO BE BOUND BY SUPPLEMENTAL
PROTECTIVE ORDER GOVERNING CONFIDENTIAL BUSINESS INFORMATION
OF NON-PARTY QUALCOMM IN THIS CASE**

I, _____ [print or type full name], state: My
business address is _____;

1. My present employer is _____;

2. My present occupation or job description is _____;

3. I have been informed of and have reviewed the QUALCOMM Supplemental
Protective Order (the "Supplemental Protective Order") and the Protective Order entered in
AVAGO TECHNOLOGIES GENERAL IP (Singapore) PTE. LTD v. ASSUSTEK
COMPUTER, INC. and ASUS COMPUTER INTERNATIONAL, Case No. 3:15-cv-04525-
EMC (the "Litigation"), and understand and agree to abide by its terms. I agree to keep
confidential all information provided to me in the Litigation in accordance with the restrictions
in the Supplemental Protective Order, and to be subject to the authority of The United States
District Court for the Northern District of California in the event of any violation or dispute
related to the Supplemental Protective Order.

4. I state under penalty of perjury under the laws of the United States of America
that the foregoing is true and correct.

[Signature]

Executed On _____

[Printed Name]

EXHIBIT B

**CERTIFICATION OF CONSULTANT RE SUPPLEMENTAL PROTECTIVE ORDER
GOVERNING CONFIDENTIAL BUSINESS INFORMATION OF NON-PARTY
QUALCOMM IN THIS CASE**

I, _____ [print or type full name], of
_____ am not an employee of the Party who retained
me or of a competitor of any Party or Non-Party QUALCOMM and will not use any
information, documents, or things that are subject to the QUALCOMM Supplemental
Protective Order entered in the matter styled AVAGO TECHNOLOGIES GENERAL IP
(Singapore) PTE. LTD v. ASSUSTEK COMPUTER, INC. and ASUS COMPUTER
INTERNATIONAL, Case No. 3:15-cv-04525-EMC (the "Litigation"), for any purpose other
than the Litigation. I agree not to perform hardware or software development work or product
development work intended for commercial purposes related to the information disclosed in
the Designated QUALCOMM Material, from the time of receipt of such material through and
including the date that I cease to have access to any material designated "QUALCOMM
CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE ATTORNEYS' EYES ONLY"
or "QUALCOMM CONFIDENTIAL BUSINESS INFORMATION – OUTSIDE
ATTORNEYS' EYES ONLY – CONFIDENTIAL SOURCE CODE."

I state under penalty of perjury under the laws of the United States of America that the
foregoing is true and correct.

[Signature]

Executed On _____

[Printed Name]